

She later attended Hernando High School which culminated at 8th grade. Ms. Sutton graduated from Hernando High as class Valedictorian and went on to finish her secondary education at Eastern High School in Olive Branch, Mississippi. Finishing as Salutatorian of her Eastern High class, Ms. Sutton decided to further her education by enrolling in the Mississippi Industrial College in Holly Springs, Mississippi. It was during this time that she met her life companion and husband, Mr. Jesse Sutton, Jr. From their union came three beautiful children who were raised and reared by the same biblical principles and standards Ms. Sutton and her husband had walked their entire lives.

After completing studies at Mississippi Industrial Ms. Sutton continued on to receive her Master's of Science degree from Jackson State University.

Ms. Della Mae believed in supporting efforts which would produce nurturing environments which fostered quality learning conditions for children. She served as a dedicated educator for more than thirty years in several learning facilities throughout Mississippi. Some of them included East Side High School in Olive Branch, Mississippi; Oakley Training School in Lumberton, Mississippi; Mendenhall Junior High School in Mendenhall, Mississippi and Northside Elementary School in Pearl, Mississippi from which she retired.

Throughout the years, Ms. Sutton has been recognized on several occasions for her outstanding works. The most notable was when she was recognized by former Governor and First Lady Ronnie Musgrove as one of the Most Outstanding Women for the Each One-Reach One Mother of the Year contest. She served as Chairperson of the Elementary Language Arts and was recognized for a host of other social awareness and scholastic advancement achievements. Ms. Sutton was also recognized by Who's Who Among Teachers, Teacher of the Year and by the Jackson District Association's with their Living Legacy Award.

Ms. Sutton was a civically engaged woman. She was a member of the Southern Christian Leadership Conference, a member of the National Association for the Advancement of Colored People, a member of "Keep Jackson Beautiful", an instructor of the Jackson District Ministers' Wives/Widows group and passionate supporter of the Mississippi Baptist Seminary. She was an active member of the General Missionary Baptist Convention and a devote member of the New McRaven Hill Missionary Baptist Church where she served as Sunday School teacher, Mother's Ministry member, devotional leader for the Mission Society and Vacation Bible School teacher.

This spiritual steward for Christ lived a life of both passion and purpose. She was an advocate of education, a champion of civility and a true lover of the Lord.

Mr. Speaker, I ask you and my fellow colleagues to join me in celebrating the life and legacy of a true champion, Evangelist Della Mae King Sutton.

## HONORING PROFESSOR DERRICK BELL

### HON. BARBARA LEE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Ms. LEE of California. Mr. Speaker, I rise today with my colleague Congressman RANGEL to honor the extraordinary life of Professor Derrick Bell, a bold legal scholar, educator, author, activist, veteran, husband, father, brother, mentor and friend. Prof. Bell was a preeminent intellectual and a fearless harbingers of change. He was a man who inspired many to advocate for civil rights, hiring equity and judicial reform, and his stories of individual protest will be a timeless call to action for all who stand for justice. With his passing on October 5, 2011 we look to Prof. Bell's continued legacy and the outstanding quality of his life's work.

Derrick Albert Bell, Jr., was born to Derrick Albert and Ada Elizabeth Childress Bell on November 6, 1930 in Pittsburgh, Pennsylvania. He graduated from Schenley High School and became the first member of his family to attend college, receiving his bachelor's degree in 1952 from Duquesne University. In 1957, after serving as an Air Force officer for two years, Prof. Bell earned his law degree at the University of Pittsburgh Law School, where he was the only African-American student.

With the recommendation of U.S. Associate Attorney General William Rogers, Prof. Bell took a position with the Civil Rights Division of the U.S. Department of Justice, where he was the only black staff member. When, in 1959, the Department asked him to relinquish his membership to the National Association for the Advancement of Colored People (NAACP), Prof. Bell resigned. This would be the first of several high-profile resignations proffered in protest of racial injustice. He soon joined the NAACP Legal Defense and Educational Fund, where he oversaw more than 300 school desegregation cases in Mississippi.

In the mid-1960s, Prof. Bell served as faculty and executive director of the University of California's Western Center on Law and Poverty. In 1969, partially as a result of black students' protests for a minority faculty member, Prof. Bell was recruited to teach at Harvard University—where he shortly became the ivy league school's first black tenured professor. He established new coursework and law review articles dedicated to civil rights law, became an invaluable mentor to students of color and called on the university to improve its minority hiring record. In 1973, he published, "Race, Racism and American Law," a book that became a staple in law schools and is now in its sixth edition.

In 1980 Prof. Bell left Harvard to become one of the first African-American deans of a non-historically black law school at the University of Oregon School of Law. However, he resigned five years later when the school did not offer a position to an Asian American woman. After returning to Harvard in 1986, he led a five-day sit-in inside his office to protest the school's failure to grant tenure to two professors whose work involved critical race theory. Moreover, in 1990 he took an unpaid leave of absence, pledging not to return until Harvard Law School asked a woman of color to join

tenured faculty for the first time. (Eight years later, Professor Lani Guinier achieved that milestone.)

By the time the school refused to extend his leave, Prof. Bell was already teaching at New York University School of Law, where he continued to be a visiting professor until his passing. Professor Derrick Bell's long legacy as a pioneer of critical race theory and as an unwavering upholder of principles, earned him a comparison by then Harvard law student Barack Obama, as a civil rights hero akin to Rosa Parks.

Today, California's 9th Congressional District and New York's 15th Congressional District salute and honor Professor Derrick Albert Bell, Jr. He dedicated his life to challenging academic paradigms and seeking justice for the systemically marginalized. His legacy will serve as a reminder that we must not be afraid to ask critical questions and to defend individual principles on behalf of future generations. We extend our deepest condolences to Professor Bell's family and to his extended group of loved ones. He will be deeply missed.

## PERSONAL EXPLANATION

### HON. MARIO DIAZ-BALART

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Mr. DIAZ-BALART. Mr. Speaker, on rollcall No. 817, I was attending the funeral mass of a family member and was unable to vote. Had I been present, I would have voted "yea."

## THE STANDARD DATA ACT

### HON. GEOFF DAVIS

OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Mr. DAVIS of Kentucky. Mr. Speaker, today I am joining with my colleague Mr. DOGGETT of Texas, among others, to introduce the Standard Data and Technology Advancement Act, or the "Standard DATA Act." This legislation will establish consistent requirements for the electronic content and format of data used in the administration of key human services programs authorized by the Social Security Act.

Human services programs serve overlapping populations and should, from an information technology standpoint, operate consistently within and across programs. By beginning the process of data standardization and the use of common reporting mechanisms, this bill will help achieve three goals: better prevent and identify fraud and abuse; increase the efficiency of administrative resources to serve eligible beneficiaries; and produce program savings for U.S. taxpayers.

The private sector is far ahead of the public sector in its ability to use data efficiently to detect patterns of misuse, such as when credit cards are lost or stolen, and streamline backend data processing to reduce manual workloads. The public sector needs to review and implement these same sorts of best practices to better improve the operation of public benefit programs.

As Chairman of the Subcommittee on Human Resources, I called a March 11, 2011

hearing on the use of data matching to improve customer service, increase program integrity, and achieve taxpayer savings. We received testimony in support of consistent data standards that are non-proprietary and promote the interoperability of data across various information technology platforms, including the range of State legacy systems. The hearing confirmed that not only are programs within the Subcommittee's jurisdiction in silos, but so are the accompanying data.

Applying the provisions of the Standard DATA Act across multiple programs will advance the longer-term goal of allowing data both within and across all Federal assistance programs to operate more efficiently—first by establishing standard elements for individual items of information, and second by defining, in predictable ways, how those elements relate to one another. These standardization activities will promote transparency, flexibility, and consistency across various information technology platforms established by Federal and State agencies.

This bill continues the efforts begun in the bipartisan, bicameral Child and Family Services Extension and Enhancement Act of 2011, which was our first effort at requiring a human services program to implement standard data elements and reporting. President Obama signed that bill into law on September 30, 2011.

Improved data standards will help increase the efficiency of data exchanges to use and reuse data within and across programs. That will allow States to automate the exchange of claimant data on work and benefit receipt, reducing delays and minimizing improper payments. It will also help to automate application forms by pre-populating them with reliable and verified data, which can reduce the manual burden on staff and allow them more time to engage beneficiaries, all while reducing error. That's good for program beneficiaries and taxpayers at the same time.

I thank my colleagues for co-sponsoring this important legislation, starting with Mr. DOGGETT, the Ranking Member on the Human Resources Subcommittee, as well as Mr. LEWIS of Georgia, Mr. HERGER, Mr. NUNES, Mr. TIBERI, Mr. REICHERT, Mr. BOUSTANY, Mr. PRICE of Georgia, Ms. JENKINS, Mr. PAULSEN, Mr. MARCHANT, Mr. BERG, Mrs. BLACK, and Mr. REED.

I also want to thank Oversight and Government Reform Committee Chairman ISSA and the Technology, Information Policy, Intergovernmental Relations and Procurement Reform Subcommittee Chairman LANKFORD for co-sponsoring this bill, as well as for their support and leadership on the larger effort to improve data reporting transparency.

I invite all Members to join us in supporting this important legislation designed to improve the integrity of the benefit programs millions of Americans access today, and ensure that taxpayer funds are properly spent.

#### INTRODUCING THE FOSTER CHILDREN OPPORTUNITY ACT

**HON. FORTNEY PETE STARK**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Mr. STARK. Mr. Speaker, I rise today to introduce legislation to ensure that thousands of

abused and neglected immigrant children in our foster care system have the opportunity to overcome their abuse and become successful adults.

Every year, hundreds and perhaps thousands of abused and neglected children leave the child welfare system and become illegal immigrants through no fault of their own. Under a law passed by Congress in 1990 immigrant foster youth are able to gain legal status. This status, known as Special Immigrant Juvenile Status (SIJS), is available if a child is in the foster care system, under 21, and cannot be safely reunified with their family or returned to their country of origin.

SIJS ensures that the child has a recognized legal status and a pathway to becoming a citizen. After a young person leaves foster care, they are not eligible for SIJS. Unfortunately, many youth and many caseworkers are unaware of SIJS or how to apply. As a consequence, potentially eligible youth "age out" of the foster care system every year without a legal status. After being cared for by our child welfare system because they were victims of abuse and neglect, these young people then leave the system and face the threat of deportation and lack access to the supports other transitioning foster youth rely upon. My office has heard from young people who aged out of the system and others who were adopted who never heard of SIJS. These youth were forced into the underground economy, face exploitation, and live in constant fear of being deported to a country they don't know.

To fix this problem, the Foster Children Opportunity Act will require that all children in the foster care system be screened for SIJS eligibility and other forms of immigration relief. It also requires that they be assisted in applying for the status. Child welfare agencies and juvenile courts will be provided with technical assistance and additional resources to make this happen. In addition, my legislation will guarantee that youth who obtain SIJS have access to the same benefits, such as student loans, Medicaid, and food stamps that support other former foster youth as they make the transition to adulthood.

My bill will not change current immigration law. Nor will it result in any adults who have engaged in illegal behavior from gaining legal status because a person with SIJS cannot act as a sponsor for any family members. The Foster Children Opportunity Act has nothing to do with the fight over immigration reform. It is simply about fulfilling our responsibility to all abused and neglected children and providing these youth with a fighting chance to succeed. I encourage all my colleagues to join me in supporting this simple legislation that will improve the lives of thousands of vulnerable children.

#### IN RECOGNITION OF THE 65TH AN- NIVERSARY OF SACRAMENTO MUNICIPAL UTILITY DISTRICT

**HON. DORIS O. MATSUI**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Ms. MATSUI. Mr. Speaker, I rise today in recognition of Sacramento Municipal Utility District (SMUD), as the organization celebrates its 65th anniversary. It is a great pleas-

ure to recognize SMUD's dedication in keeping electricity rates affordable, providing customers with energy-efficient options, and supporting the deployment of renewable power. As SMUD's customers and employees gather to celebrate this milestone, I ask all my colleagues to join me in honoring the key role the organization plays in the Sacramento region.

SMUD was formed in 1946. In response to overpriced electricity, Sacramento voters opted to create a municipal utility district that would provide them with an alternative to investor owned power companies. This led to the formation of SMUD, a public utility company that measures success by how much money stays within the community through low rates, rather than going out to stockholders. SMUD has proven to be a success as their electricity rates are among the lowest in the state of California.

Over the last 65 years, SMUD has become the nation's sixth-largest public electric utility, serving nearly 600,000 customers and a population of 1.4 million. Residential and business customer satisfaction surveys consistently rank SMUD as the top provider of electricity in California, as well as one of the best in the nation.

SMUD is regarded across the nation as a leader in renewable energy and energy efficiency. In 2010, SMUD became the state's first large utility to have 20 percent of its power from renewable resources. The figure has since climbed to 24 percent and is expected to reach the state mandated 33 percent mark by 2020. Taking into account the hydroelectricity generated in SMUD's Upper American River Project, nearly 50 percent of SMUD's power comes from non-carbon resources. SMUD's energy efficiency programs have helped customers reduce their carbon dioxide emission by over 3 million tons since 1987. SMUD has also provided more than \$495 million in energy efficiency loans since 1990.

SMUD is led by a forward thinking Board of Directors, an energetic executive team, and 2,000 hard working employees. They are united in their desire to offer the Sacramento Region affordable power and an excellent customer experience.

Mr. Speaker, I am honored to pay tribute to Sacramento Municipal Utility District and their continuous commitment to providing the Sacramento Region with access to energy efficient programs, more energy choices, and affordable electricity. SMUD has contributed an immense amount to making Sacramento a better place to live, work, and do business. As SMUD's General Manager John DiStasio, Board President Renee Taylor, and others gather together to celebrate the organization's 65th anniversary, I ask all my colleagues to join me in honoring their outstanding work in providing the community with affordable electricity.

#### PERSONAL EXPLANATION

**HON. JOE COURTNEY**

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

*Thursday, November 3, 2011*

Mr. COURTNEY. Mr. Speaker, I regret that I was unable to attend votes on Tuesday, November 1, 2011 as I was attending to needs